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14 **UNITED STATES DISTRICT COURT**

15 **NORTHERN DISTRICT OF CALIFORNIA**

16 JOSEPH MALRIAT, Individually and On
17 Behalf of All Others Similarly Situated,

18 Plaintiff,

19 v.

20 QUANTUMSCAPE CORPORATION F/K/A
21 KENSINGTON CAPITAL ACQUISITION
22 CORP., and JAGDEEP SINGH,

23 Defendants.

Case No.

**CLASS ACTION COMPLAINT FOR
VIOLATIONS OF THE FEDERAL
SECURITIES LAWS**

DEMAND FOR JURY TRIAL

1 Plaintiff Joseph Malriat (“Plaintiff”), individually and on behalf of all others similarly
 2 situated, by and through his attorneys, alleges the following upon information and belief, except as
 3 to those allegations concerning Plaintiff, which are alleged upon personal knowledge. Plaintiff’s
 4 information and belief is based upon, among other things, his counsel’s investigation, which
 5 includes without limitation: (a) review and analysis of regulatory filings made by QuantumScape
 6 Corporation (“QuantumScape” or the “Company”) f/k/a Kensington Capital Acquisition Corp.
 7 (“Kensington”) with the United States (“U.S.”) Securities and Exchange Commission (“SEC”); (b)
 8 review and analysis of press releases and media reports issued by and disseminated by
 9 QuantumScape; and (c) review of other publicly available information concerning QuantumScape.

10 **NATURE OF THE ACTION AND OVERVIEW**

11 1. This is a class action on behalf of persons and entities that purchased or otherwise
 12 acquired QuantumScape securities between December 8, 2020 and December 31, 2020, inclusive
 13 (the “Class Period”). Plaintiff pursues claims against the Defendants under the Securities Exchange
 14 Act of 1934 (the “Exchange Act”).

15 2. QuantumScape develops battery technology for electric vehicles and other
 16 applications.

17 3. QuantumScape went public via business combination with Kensington, which closed
 18 on November 25, 2020 (the “Merger”), with QuantumScape as the surviving public entity.
 19 Kensington was a special purpose acquisition company that was formed for the purpose of effecting
 20 a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar
 21 business combination. Though Kensington was not limited to a particular industry or sector, it
 22 focused its search for a target business in the automotive and automotive-related sector.

23 4. On January 4, 2021, an article was published on Seeking Alpha pointing to several
 24 risks with QuantumScape’s solid-state batteries that make it “completely unacceptable for real world
 25 field electric vehicles.” Specifically, it stated that the battery’s power means it “will only last for
 26 260 cycles or about 75,000 miles of aggressive driving.” As solid-state batteries are temperature
 27 sensitive, “the power and cycle tests at 30 and 45 degrees above would have been significantly worse
 28 if run even a few degrees lower.”

1 United States mail, interstate telephone communications, and the facilities of a national securities
2 exchange.

3 **PARTIES**

4 12. Plaintiff Joseph Malriat, as set forth in the accompanying certification, incorporated
5 by reference herein, purchased QuantumScape securities during the Class Period, and suffered
6 damages as a result of the federal securities law violations and false and/or misleading statements
7 and/or material omissions alleged herein.

8 13. Defendant QuantumScape is incorporated under the laws of Delaware with its
9 principal executive offices located in San Jose, California. QuantumScape's Class A common stock
10 trades on the New York Stock Exchange ("NYSE") under the symbol "QS." Its warrants trade on
11 the NYSE under the symbol "QS.W."

12 14. Defendant Jagdeep Singh ("Singh") founded QuantumScape and was its Chief
13 Executive Officer ("CEO") at all relevant times. He is sometimes referred to hereinafter as the
14 Individual Defendant. Defendant Singh, because of his positions with the Company, possessed the
15 power and authority to control the contents of the Company's reports to the SEC, press releases and
16 presentations to securities analysts, money and portfolio managers and institutional investors, i.e.,
17 the market. The Individual Defendant was provided with copies of the Company's reports and press
18 releases alleged herein to be misleading prior to, or shortly after, their issuance and had the ability
19 and opportunity to prevent their issuance or cause them to be corrected. Because of his positions
20 and access to material non-public information available to them, the Individual Defendant knew that
21 the adverse facts specified herein had not been disclosed to, and were being concealed from, the
22 public, and that the positive representations which were being made were then materially false
23 and/or misleading. The Individual Defendant is liable for the false statements pleaded herein.

24 **SUBSTANTIVE ALLEGATIONS**

25 **Background**

26 15. QuantumScape develops battery technology for electric vehicles and other
27 applications.

16. QuantumScape went public via business combination with Kensington, which closed on November 25, 2020, with QuantumScape as the surviving public entity. Kensington was a special purpose acquisition company that was formed for the purpose of effecting a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination. Though Kensington was not limited to a particular industry or sector, it focused its search for a target business in the automotive and automotive-related sector.

Materially False and Misleading

Statements Issued During the Class Period

17. The Class Period begins on December 8, 2020. On that day, QuantumScape announced new performance data for its solid-state battery technology in a press release, stating in relevant part:

QuantumScape Corporation (NYSE: QS, or “QuantumScape”), a leader in the development of next generation solid-state lithium-metal batteries for use in electric vehicles (EVs), has ***released performance data demonstrating that its technology addresses fundamental issues holding back widespread adoption of high-energy density solid-state batteries, including charge time (current density), cycle life, safety, and operating temperature.***

A commercially-viable solid-state lithium-metal battery is an advancement that the battery industry has pursued for decades, as it holds the promise of a step function increase in energy density over conventional lithium-ion batteries, enabling electric vehicles with a driving range comparable to combustion engine based vehicles. ***QuantumScape's solid-state battery is designed to enable up to 80% longer range compared to today's lithium-ion batteries.*** Previous attempts to create a solid-state separator capable of working with lithium metal at high rates of power generally required compromising other aspects of the cell (cycle life, operating temperature, safety, cathode loading, or excess lithium in the anode).

QuantumScape's newly-released results, based on testing of single layer battery cells, show its solid-state separators are capable of working at very high rates of power, enabling a 15-minute charge to 80% capacity, faster than either conventional battery or alternative solid-state approaches are capable of delivering. In addition, the data shows QuantumScape battery technology is capable of lasting hundreds of thousands of miles and is designed to operate at a wide range of temperatures, including results that show operation at -30 degrees Celsius.

The tested cells were large-area single-layer pouch cells in the target commercial form factor with zero excess lithium on the anode and thick cathodes ($>3\text{mAh/cm}^2$), running at rates of one-hour charge and discharge (1C charge and 1C discharge) at 30 degrees Celsius. These tests demonstrated robust performance of these single layer pouch cells even at these high rates, resulting in retained capacity of greater than 80% after 800 cycles (demonstrating high columbic efficiency of greater than 99.97%).

* * *

“We believe that the performance data we’ve unveiled today shows that solid-state batteries have the potential to narrow the gap between electric vehicles and internal combustion vehicles and help enable EVs to become the world’s dominant form of transportation,” said Jagdeep Singh, founder & CEO of QuantumScape.

* * *

Beyond its ability to function at high rates of power while delivering high energy density, other key characteristics of QuantumScape’s solid-state lithium-metal battery technology include:

- **Zero excess lithium:** In addition to eliminating the carbon or carbon/silicon anode, QuantumScape’s solid-state design further increases energy density because it uses no excess lithium on the anode. Some previous attempts at solid-state batteries used a lithium foil or other deposited-lithium anode, which reduces energy density.
- **Long life:** Because it eliminates the side reaction between the liquid electrolyte and the carbon in the anode of conventional lithium-ion cells, QuantumScape’s battery technology is designed to last hundreds of thousands of miles of driving. Alternative solid-state approaches with a lithium metal anode typically have not demonstrated the ability to work reliably at close to room temperatures (30 degrees Celsius) with zero excess lithium at high current densities (>3mAh/cm²) for more than a few hundred cycles, and result in a short-circuit or capacity loss before the life target is met. By contrast, today’s test results show that QuantumScape’s battery technology is capable of running for over 800 cycles with greater than 80% capacity retention.
- **Low-temperature operation:** QuantumScape’s solid-state separator is designed to operate at a wide range of temperatures, and it has been tested to -30 degrees Celsius, temperatures that render some other solid-state designs inoperable.
- **Safety:** QuantumScape’s solid-state separator is noncombustible and isolates the anode from the cathode even at very high temperatures — much higher than conventional organic separators used in lithium-ion batteries.

18. On December 17, 2020, QuantumScape filed a registration statement for the sale of securities held by insiders. Therein, the Company listed various risk factors regarding product development, including:

We face significant barriers in our attempts to produce a solid-state battery cell and may not be able to successfully develop our solid-state battery cell. If we cannot successfully overcome those barriers, our business will be negatively impacted and could fail.

Producing lithium-metal solid-state batteries that meet the requirements for wide adoption by automotive OEMs is a difficult undertaking. We are still in development stage and face significant challenges in completing development of our battery and in producing battery cells in commercial volumes. Some of the development

1 challenges that could prevent the introduction of our solid-state battery cell include
 2 difficulties with increasing the yield of our separators and single-layer cells, multi-
 3 layer cell stacking, packaging engineering to ensure adequate cycle life, cost
 4 reduction, completion of the rigorous and challenging specifications required by our
 5 automotive partners, including but not limited to, calendar life, mechanical testing,
 and abuse testing and development of the final manufacturing processes. . . . We are
 likely to encounter engineering challenges as we increase the dimensions and reduce
 the thickness of its solid-state separators. If we are not able to overcome these barriers
 in developing and producing its solid-state separators, our business could fail.

6 To achieve target energy density, we need to stack our single-layer cells in a multi-
 7 layer format, which is enclosed within a single battery package. Depending upon our
 8 customer's requirements, our battery cell may require over one hundred single-layer
 9 battery cells within each battery package. We have not yet built a multi-layer solid-
 10 state battery cell in the dimensions required for automotive applications. There are
 11 significant developmental and mechanical challenges that we must overcome to build
 our multi-layer battery cell for automotive application. In addition, we will need to
 acquire certain tools that we currently do not possess and develop the manufacturing
 process necessary to make these multi-layer battery cells in high volume. If we are
 not able to overcome these developmental hurdles in building our multi-layer cells,
 our business is likely to fail.

12 We are evaluating multiple cathode material compositions for inclusion in our solid-
 13 state battery cells and have not yet finalized the cathode composition or formulation.
 14 We also have not validated that the current cell design, with the inclusion of an
 15 organic gel made of an organic polymer and organic liquid catholyte as part of the
 16 cathode, meets all automotive requirements. We have not yet validated a
 manufacturing process or acquired the tools necessary to produce high volumes of
 our cathode material that meets all commercial requirements. If we are not able to
 overcome these developmental and manufacturing hurdles our business likely will
 fail.

17 Even if we complete development and achieve volume production of our solid-state
 18 battery, if the cost, performance characteristics or other specifications of the battery
 19 fall short of our targets, our sales, product pricing and margins would likely be
 adversely affected.

20 19. The registration statement also stated that the Company's battery technology "will
 21 enable significant benefits across battery capacity, life, safety, and fast charging while minimizing
 22 costs." It identified "five key requirements" that QuantumScape's battery technology is intended to
 23 meet to enable mass market adoption of electric vehicles:

- 24 • ***Energy density.*** Our battery design is intended to significantly increase
 25 volumetric and gravimetric energy density by eliminating the carbon/silicon
 26 anode host material found in conventional lithium-ion cells. This increased
 27 energy density will enable EV manufacturers to increase range without
 28 increasing the size and weight of the battery pack, or to reduce the size and
 weight of the battery pack which will reduce the cost of the battery pack and
 other parts of the vehicle. For example, we estimate that our solid-state
 battery cells will enable a car maker to increase the range of a luxury
 performance EV—with 350 liters of available battery space—from 250 miles
 (400 km) to 450 miles (730 km) without increasing the size and weight of the

battery pack. In the same example, our battery would enable the car maker to increase the maximum power output of such a vehicle from 420 kW to 650 kW without increasing the size of the battery pack. Alternatively, we believe that our solid-state battery cells will enable a car maker to increase the range of a mass market sedan—with 160 liters of available battery space—from 123 miles (200km) to 233 miles (375km) without increasing the size and weight of the battery pack. Similarly, our battery would enable the car maker to increase the maximum power output of such vehicle from 100 kW to 150 kW without increasing the size of the battery pack.

- **Battery life.** Our technology is expected to enable increased battery life relative to conventional lithium-ion batteries. In a conventional cell, battery life is limited by the gradual irreversible loss of lithium due to side reactions between the liquid electrolyte and the anode. By eliminating the anode host material, we expect to eliminate the side reaction and enable longer battery life. Our latest single layer prototype cells have been tested to over 800 cycles (under stringent test conditions, including 100% depth-of-discharge cycles at one-hour charge and discharge rates at 30 degrees Celsius with commercial-loading cathodes) while still retaining over 80% of the cells' discharge capacity.
- **Fast charging capability.** Our battery technology, and specifically our solid-state separator material, has been tested to demonstrate the ability to charge to approximately 80% in 15 minutes, faster than commonly used high-energy EV batteries on the market. In these conventional EV batteries, the limiting factor for charge rate is the rate of diffusion of lithium ions into the anode. If a conventional battery is charged beyond these limits, lithium can start plating on carbon particles of the anode rather than diffuse into the carbon particles. This causes a reaction between the plated lithium and liquid electrolyte which reduces cell capacity and increases the risk of dendrites that can short circuit the cell. With a lithium-metal anode, using our solid-state separator, we expect the lithium can be plated as fast as the cathode can deliver it.
- **Increased safety.** Our solid-state battery cell uses a ceramic separator which is not combustible and is therefore safer than conventional polymer separators. This ceramic separator is also capable of withstanding temperatures considerably higher than those that would melt conventional polymer separators, providing an additional measure of safety. In high temperature tests of our solid-state separator material with lithium, the separator material remained stable in direct contact with molten lithium without releasing heat externally, even when heated up to 250 degrees, higher than the 180-degree melting point of lithium.
- **Cost.** Our battery technology eliminates the anode host material and the associated manufacturing costs, providing a structural cost advantage compared to traditional lithium-ion batteries. We estimate that eliminating these costs will provide a savings of approximately 17% compared to the costs of building traditional lithium-ion batteries at leading manufacturers.

20. On December 31, 2020, the Company filed its prospectus, which made substantially the same statements identified in ¶¶ 18-19.

21. The above statements identified in ¶¶ 17-20 were materially false and/or misleading, and failed to disclose material adverse facts about the Company's business, operations, and prospects. Specifically, Defendants failed to disclose to investors: (1) that the Company's purported success related to its solid-state battery power, battery life, and energy density were significantly overstated; (2) that the Company is unlikely to be able to scale its technology to the multi-layer cell necessary to power electric vehicles; and (3) that, as a result of the foregoing, Defendants' positive statements about the Company's business, operations, and prospects were materially misleading and/or lacked a reasonable basis.

Disclosures at the End of the Class Period

22. On January 4, 2021, before the market opened, an article was published on Seeking Alpha pointing to several risks with QuantumScape's solid-state batteries that make it "completely unacceptable for real world field electric vehicles." Specifically, it stated that the battery's power means it "will only last for 260 cycles or about 75,000 miles of aggressive driving." As solid-state batteries are temperature sensitive, "the power and cycle tests at 30 and 45 degrees above would have been significantly worse if run even a few degrees lower." The article listed the following as the Company's "Areas of Overstated Success:"

All of these areas below are described as successful, because they are much better than has been achieved with solid state batteries in the past. ***But they are completely unacceptable for real world field electric vehicle performance.***

- **Power:** They have done 1200 cycles of a 90 second OEM specified track simulation, which pulled pulses of 6C. In this track, 9 laps is full depth of discharge, when the battery was heated to 45 degrees C (113 degrees F) and charged to 80% in 15 minutes. The cell lost about 10% of its capacity in this 130 cycle test, ***meaning the battery will only last for 260 cycles or about 75,000 miles of aggressive driving.*** There is a note on the slide that it occurs at 3.4 atm, which likely means at high pressure. I'll comment on this later.
- **Range:** In much gentler, 1C / 1C cycling at 30 degrees C, the cell makes it for 800 cycles, or 240,000 miles. Respectable, but not better than the vehicles on the road today.
- **Low Temperature Operation:** They show discharge curves at 0 to -30 degrees Celsius, achieving 90 - 130 Wh/kg. Since their battery has >400 Wh/kg, the range is from 25 - 30% of the battery capacity available in the winter, or about 75-100 miles at full capacity. ***Also, note that the temperature capability of solid state batteries is VERY temperature sensitive - thus the power and cycle tests at 30 and 45 degrees above would have been significantly worse if run even a few degrees lower.***

- **Low Temperature Life:** They show 100 or so cycles at -10 degrees C. Respectable, except that these cycles are at C/5 charge and C/3 discharge. Thus, not 80% in 15 minutes, but rather 5% charge in 15 minutes.
- **Energy Density:** They talk about being able to get to an energy density of 400 Wh/kg, which would be great. However, they clearly have not yet, as all their graphs are normalized to 100%, not to an actual capacity. And Amprius is already making cells with 450 Wh/kg, and Tesla claimed on their Battery Day that they could achieve 350 Wh/kg. So, while nice, this energy density they hope to achieve in 2028 will not beat today's state of the art, and will not be state of the art when it is achieved.

23. The report also listed "Significant Challenges" that QuantumScape faces. In particular, it highlighted that the Company has not yet created the multi-layer cells necessary to power electric vehicles:

- **Multi-layer cells:** *They have been unable to make multi-layer cells.* My expectation is that it is because of the unstable interface between the cathode, which expands as much as 10% on discharge, and the solid state electrolyte, which will not expand at all. They likely do their cycling under high isostatic pressure (remember the 3.4 atm mentioned earlier?), which will not flow through to inner layers. The inner layers will also be more rigidly constrained, so suffer more from the interfacial decay with cycling. *Needless to say, 100,000 of their tiny pouch cells will never make a practical vehicle. It's important to mention here that, if your technology works, making a multilayer pouch cell is an easy afternoon's work.*
- **Vibration and Dendrites:** The electrolyte is very, very stiff. It is well documented that dendrites will not grow through solid, single crystal garnet electrolytes. However, they grow freely at grain boundaries and defects. In their pristine, temperature and pressure controlled and vibration-free labs, they can get the cells to cycle. But in a rugged SUV or on our terrible South Carolina roads, cracks and other defects will become plentiful and dendrites will grow. This will in the best case destroy cycle life, and in the worst cause the battery to explode.
- **Lithium Metal Ignition:** They tout using lithium metal to increase energy density. But they don't mention that lithium metal auto-ignites at 179 degrees Celsius, generating 200 - 300 kJ/mol, or 30 - 40 kJ/g, a massive amount of energy - about three times higher than ethylene carbonate, a common component of lithium ion electrolytes. Pure lithium is the second most energetic element behind beryllium, and could be used as a component of rocket fuel (with an oxidant). In essence, they have replaced a burning separator and electrolyte for a much more flammable and energetic burning anode. There is plenty enough energy in the battery to raise the lithium to its ignition temperature, and if exposed to oxygen or water, it will likely ignite itself. There is plenty of oxygen available in the cathode materials.
- **Cost:** They claim lower cost, but are actually eliminating only one of the least expensive components - graphite. *While this is true, they will have the added cost of building up their thin ceramic electrolyte and sintering it at high temperatures. My guess is that early on, their yields will be just terrible, if they can achieve production scale at all.*

1 24. On this news, the Company's stock price fell \$34.49, or approximately 40.84%, to
2 close at \$49.96 per share on January 4, 2021, on unusually heavy trading volume.

3 **CLASS ACTION ALLEGATIONS**

4 25. Plaintiff brings this action as a class action pursuant to Federal Rule of Civil
5 Procedure 23(a) and (b)(3) on behalf of a class, consisting of all persons and entities that purchased
6 or otherwise acquired QuantumScape securities between December 8, 2020 and December 31, 2020,
7 inclusive, and who were damaged thereby (the "Class"). Excluded from the Class are Defendants,
8 the officers and directors of the Company, at all relevant times, members of their immediate families
9 and their legal representatives, heirs, successors, or assigns, and any entity in which Defendants
10 have or had a controlling interest.

11 26. The members of the Class are so numerous that joinder of all members is
12 impracticable. Throughout the Class Period, QuantumScape's shares actively traded on the NYSE.
13 While the exact number of Class members is unknown to Plaintiff at this time and can only be
14 ascertained through appropriate discovery, Plaintiff believes that there are at least hundreds or
15 thousands of members in the proposed Class. Millions of QuantumScape shares were traded
16 publicly during the Class Period on the NYSE. Record owners and other members of the Class may
17 be identified from records maintained by QuantumScape or its transfer agent and may be notified
18 of the pendency of this action by mail, using the form of notice similar to that customarily used in
19 securities class actions.

20 27. Plaintiff's claims are typical of the claims of the members of the Class as all members
21 of the Class are similarly affected by Defendants' wrongful conduct in violation of federal law that
22 is complained of herein.

23 28. Plaintiff will fairly and adequately protect the interests of the members of the Class
24 and has retained counsel competent and experienced in class and securities litigation.

25 29. Common questions of law and fact exist as to all members of the Class and
26 predominate over any questions solely affecting individual members of the Class. Among the
27 questions of law and fact common to the Class are:
28

1 (a) whether the federal securities laws were violated by Defendants' acts as
2 alleged herein;

3 (b) whether statements made by Defendants to the investing public during the
4 Class Period omitted and/or misrepresented material facts about the business, operations, and
5 prospects of QuantumScape; and

6 (c) to what extent the members of the Class have sustained damages and the
7 proper measure of damages.

8 30. A class action is superior to all other available methods for the fair and efficient
9 adjudication of this controversy since joinder of all members is impracticable. Furthermore, as the
10 damages suffered by individual Class members may be relatively small, the expense and burden of
11 individual litigation makes it impossible for members of the Class to individually redress the wrongs
12 done to them. There will be no difficulty in the management of this action as a class action.

13 **UNDISCLOSED ADVERSE FACTS**

14 31. The market for QuantumScape's securities was open, well-developed and efficient
15 at all relevant times. As a result of these materially false and/or misleading statements, and/or
16 failures to disclose, QuantumScape's securities traded at artificially inflated prices during the Class
17 Period. Plaintiff and other members of the Class purchased or otherwise acquired QuantumScape's
18 securities relying upon the integrity of the market price of the Company's securities and market
19 information relating to QuantumScape, and have been damaged thereby.

20 32. During the Class Period, Defendants materially misled the investing public, thereby
21 inflating the price of QuantumScape's securities, by publicly issuing false and/or misleading
22 statements and/or omitting to disclose material facts necessary to make Defendants' statements, as
23 set forth herein, not false and/or misleading. The statements and omissions were materially false
24 and/or misleading because they failed to disclose material adverse information and/or
25 misrepresented the truth about QuantumScape's business, operations, and prospects as alleged
26 herein.

27 33. At all relevant times, the material misrepresentations and omissions particularized in
28 this Complaint directly or proximately caused or were a substantial contributing cause of the

1 damages sustained by Plaintiff and other members of the Class. As described herein, during the
 2 Class Period, Defendants made or caused to be made a series of materially false and/or misleading
 3 statements about QuantumScape's financial well-being and prospects. These material
 4 misstatements and/or omissions had the cause and effect of creating in the market an unrealistically
 5 positive assessment of the Company and its financial well-being and prospects, thus causing the
 6 Company's securities to be overvalued and artificially inflated at all relevant times. Defendants'
 7 materially false and/or misleading statements during the Class Period resulted in Plaintiff and other
 8 members of the Class purchasing the Company's securities at artificially inflated prices, thus
 9 causing the damages complained of herein when the truth was revealed.

10 **LOSS CAUSATION**

11 34. Defendants' wrongful conduct, as alleged herein, directly and proximately caused
 12 the economic loss suffered by Plaintiff and the Class.

13 35. During the Class Period, Plaintiff and the Class purchased QuantumScape's
 14 securities at artificially inflated prices and were damaged thereby. The price of the Company's
 15 securities significantly declined when the misrepresentations made to the market, and/or the
 16 information alleged herein to have been concealed from the market, and/or the effects thereof, were
 17 revealed, causing investors' losses.

18 **SCIENTER ALLEGATIONS**

19 36. As alleged herein, Defendants acted with scienter since Defendants knew that the
 20 public documents and statements issued or disseminated in the name of the Company were
 21 materially false and/or misleading; knew that such statements or documents would be issued or
 22 disseminated to the investing public; and knowingly and substantially participated or acquiesced in
 23 the issuance or dissemination of such statements or documents as primary violations of the federal
 24 securities laws. As set forth elsewhere herein in detail, the Individual Defendant, by virtue of his
 25 receipt of information reflecting the true facts regarding QuantumScape, his control over, and/or
 26 receipt and/or modification of QuantumScape's allegedly materially misleading misstatements
 27 and/or his associations with the Company which made him privy to confidential proprietary
 28 information concerning QuantumScape, participated in the fraudulent scheme alleged herein.

APPLICABILITY OF PRESUMPTION OF RELIANCE**(FRAUD-ON-THE-MARKET DOCTRINE)**

37. The market for QuantumScape's securities was open, well-developed and efficient at all relevant times. As a result of the materially false and/or misleading statements and/or failures to disclose, QuantumScape's securities traded at artificially inflated prices during the Class Period. On December 22, 2020, the Company's share price closed at a Class Period high of \$131.67 per share. Plaintiff and other members of the Class purchased or otherwise acquired the Company's securities relying upon the integrity of the market price of QuantumScape's securities and market information relating to QuantumScape, and have been damaged thereby.

38. During the Class Period, the artificial inflation of QuantumScape's shares was caused by the material misrepresentations and/or omissions particularized in this Complaint causing the damages sustained by Plaintiff and other members of the Class. As described herein, during the Class Period, Defendants made or caused to be made a series of materially false and/or misleading statements about QuantumScape's business, prospects, and operations. These material misstatements and/or omissions created an unrealistically positive assessment of QuantumScape and its business, operations, and prospects, thus causing the price of the Company's securities to be artificially inflated at all relevant times, and when disclosed, negatively affected the value of the Company shares. Defendants' materially false and/or misleading statements during the Class Period resulted in Plaintiff and other members of the Class purchasing the Company's securities at such artificially inflated prices, and each of them has been damaged as a result.

39. At all relevant times, the market for QuantumScape's securities was an efficient market for the following reasons, among others:

(a) QuantumScape shares met the requirements for listing, and was listed and actively traded on the NYSE, a highly efficient and automated market;

(b) As a regulated issuer, QuantumScape filed periodic public reports with the SEC and/or the NYSE;

(c) QuantumScape regularly communicated with public investors via established market communication mechanisms, including through regular dissemination of press releases on

1 the national circuits of major newswire services and through other wide-ranging public disclosures,
2 such as communications with the financial press and other similar reporting services; and/or

3 (d) QuantumScape was followed by securities analysts employed by brokerage
4 firms who wrote reports about the Company, and these reports were distributed to the sales force
5 and certain customers of their respective brokerage firms. Each of these reports was publicly
6 available and entered the public marketplace.

7 40. As a result of the foregoing, the market for QuantumScape's securities promptly
8 digested current information regarding QuantumScape from all publicly available sources and
9 reflected such information in QuantumScape's share price. Under these circumstances, all
10 purchasers of QuantumScape's securities during the Class Period suffered similar injury through
11 their purchase of QuantumScape's securities at artificially inflated prices and a presumption of
12 reliance applies.

13 41. A Class-wide presumption of reliance is also appropriate in this action under the
14 Supreme Court's holding in *Affiliated Ute Citizens of Utah v. United States*, 406 U.S. 128 (1972),
15 because the Class's claims are, in large part, grounded on Defendants' material misstatements and/or
16 omissions. Because this action involves Defendants' failure to disclose material adverse
17 information regarding the Company's business operations and financial prospects—information that
18 Defendants were obligated to disclose—positive proof of reliance is not a prerequisite to recovery.
19 All that is necessary is that the facts withheld be material in the sense that a reasonable investor
20 might have considered them important in making investment decisions. Given the importance of
21 the Class Period material misstatements and omissions set forth above, that requirement is satisfied
22 here.

23 **NO SAFE HARBOR**

24 42. The statutory safe harbor provided for forward-looking statements under certain
25 circumstances does not apply to any of the allegedly false statements pleaded in this Complaint. The
26 statements alleged to be false and misleading herein all relate to then-existing facts and conditions.
27 In addition, to the extent certain of the statements alleged to be false may be characterized as forward
28 looking, they were not identified as "forward-looking statements" when made and there were no

1 meaningful cautionary statements identifying important factors that could cause actual results to
 2 differ materially from those in the purportedly forward-looking statements. In the alternative, to the
 3 extent that the statutory safe harbor is determined to apply to any forward-looking statements
 4 pleaded herein, Defendants are liable for those false forward-looking statements because at the time
 5 each of those forward-looking statements was made, the speaker had actual knowledge that the
 6 forward-looking statement was materially false or misleading, and/or the forward-looking statement
 7 was authorized or approved by an executive officer of QuantumScape who knew that the statement
 8 was false when made.

9
 10 **FIRST CLAIM**
Violation of Section 10(b) of The Exchange Act and
Rule 10b-5 Promulgated Thereunder
Against All Defendants
 11

12 43. Plaintiff repeats and re-alleges each and every allegation contained above as if fully
 13 set forth herein.

14 44. During the Class Period, Defendants carried out a plan, scheme and course of conduct
 15 which was intended to and, throughout the Class Period, did: (i) deceive the investing public,
 16 including Plaintiff and other Class members, as alleged herein; and (ii) cause Plaintiff and other
 17 members of the Class to purchase QuantumScape's securities at artificially inflated prices. In
 18 furtherance of this unlawful scheme, plan and course of conduct, Defendants, and each defendant,
 19 took the actions set forth herein.

20 45. Defendants (i) employed devices, schemes, and artifices to defraud; (ii) made untrue
 21 statements of material fact and/or omitted to state material facts necessary to make the statements
 22 not misleading; and (iii) engaged in acts, practices, and a course of business which operated as a
 23 fraud and deceit upon the purchasers of the Company's securities in an effort to maintain artificially
 24 high market prices for QuantumScape's securities in violation of Section 10(b) of the Exchange Act
 25 and Rule 10b-5. All Defendants are sued either as primary participants in the wrongful and illegal
 26 conduct charged herein or as controlling persons as alleged below.

27 46. Defendants, individually and in concert, directly and indirectly, by the use, means or
 28 instrumentalities of interstate commerce and/or of the mails, engaged and participated in a

1 continuous course of conduct to conceal adverse material information about QuantumScape's
2 financial well-being and prospects, as specified herein.

3 47. Defendants employed devices, schemes and artifices to defraud, while in possession
4 of material adverse non-public information and engaged in acts, practices, and a course of conduct
5 as alleged herein in an effort to assure investors of QuantumScape's value and performance and
6 continued substantial growth, which included the making of, or the participation in the making of,
7 untrue statements of material facts and/or omitting to state material facts necessary in order to make
8 the statements made about QuantumScape and its business operations and future prospects in light
9 of the circumstances under which they were made, not misleading, as set forth more particularly
10 herein, and engaged in transactions, practices and a course of business which operated as a fraud
11 and deceit upon the purchasers of the Company's securities during the Class Period.

12 48. The Individual Defendant's primary liability and controlling person liability arises
13 from the following facts: (i) he was a high-level executive and/or directors at the Company during
14 the Class Period and members of the Company's management team or had control thereof; (ii) by
15 virtue of his responsibilities and activities as a senior officer and/or director of the Company, he was
16 privy to and participated in the creation, development and reporting of the Company's internal
17 budgets, plans, projections and/or reports; (iii) the Individual Defendant enjoyed significant
18 personal contact and familiarity with the other defendants and was advised of, and had access to,
19 other members of the Company's management team, internal reports and other data and information
20 about the Company's finances, operations, and sales at all relevant times; and (iv) the Individual
21 Defendant was aware of the Company's dissemination of information to the investing public which
22 they knew and/or recklessly disregarded was materially false and misleading.

23 49. Defendants had actual knowledge of the misrepresentations and/or omissions of
24 material facts set forth herein, or acted with reckless disregard for the truth in that they failed to
25 ascertain and to disclose such facts, even though such facts were available to them. Such defendants'
26 material misrepresentations and/or omissions were done knowingly or recklessly and for the purpose
27 and effect of concealing QuantumScape's financial well-being and prospects from the investing
28 public and supporting the artificially inflated price of its securities. As demonstrated by Defendants'

1 overstatements and/or misstatements of the Company's business, operations, financial well-being,
2 and prospects throughout the Class Period, Defendants, if they did not have actual knowledge of the
3 misrepresentations and/or omissions alleged, were reckless in failing to obtain such knowledge by
4 deliberately refraining from taking those steps necessary to discover whether those statements were
5 false or misleading.

6 50. As a result of the dissemination of the materially false and/or misleading information
7 and/or failure to disclose material facts, as set forth above, the market price of QuantumScape's
8 securities was artificially inflated during the Class Period. In ignorance of the fact that market prices
9 of the Company's securities were artificially inflated, and relying directly or indirectly on the false
10 and misleading statements made by Defendants, or upon the integrity of the market in which the
11 securities trades, and/or in the absence of material adverse information that was known to or
12 recklessly disregarded by Defendants, but not disclosed in public statements by Defendants during
13 the Class Period, Plaintiff and the other members of the Class acquired QuantumScape's securities
14 during the Class Period at artificially high prices and were damaged thereby.

15 51. At the time of said misrepresentations and/or omissions, Plaintiff and other members
16 of the Class were ignorant of their falsity, and believed them to be true. Had Plaintiff and the other
17 members of the Class and the marketplace known the truth regarding the problems that
18 QuantumScape was experiencing, which were not disclosed by Defendants, Plaintiff and other
19 members of the Class would not have purchased or otherwise acquired their QuantumScape
20 securities, or, if they had acquired such securities during the Class Period, they would not have done
21 so at the artificially inflated prices which they paid.

22 52. By virtue of the foregoing, Defendants violated Section 10(b) of the Exchange Act
23 and Rule 10b-5 promulgated thereunder.

24 53. As a direct and proximate result of Defendants' wrongful conduct, Plaintiff and the
25 other members of the Class suffered damages in connection with their respective purchases and
26 sales of the Company's securities during the Class Period.

SECOND CLAIM
Violation of Section 20(a) of The Exchange Act
Against the Individual Defendant

54. Plaintiff repeats and re-alleges each and every allegation contained above as if fully set forth herein.

55. Individual Defendant acted as a controlling person of QuantumScape within the meaning of Section 20(a) of the Exchange Act as alleged herein. By virtue of his high-level positions and his ownership and contractual rights, participation in, and/or awareness of the Company's operations and intimate knowledge of the false financial statements filed by the Company with the SEC and disseminated to the investing public, the Individual Defendant had the power to influence and control and did influence and control, directly or indirectly, the decision-making of the Company, including the content and dissemination of the various statements which Plaintiff contends are false and misleading. The Individual Defendant was provided with or had unlimited access to copies of the Company's reports, press releases, public filings, and other statements alleged by Plaintiff to be misleading prior to and/or shortly after these statements were issued and had the ability to prevent the issuance of the statements or cause the statements to be corrected.

56. In particular, the Individual Defendant had direct and supervisory involvement in the day-to-day operations of the Company and, therefore, had the power to control or influence the particular transactions giving rise to the securities violations as alleged herein, and exercised the same.

57. As set forth above, QuantumScape and the Individual Defendant each violated Section 10(b) and Rule 10b-5 by their acts and omissions as alleged in this Complaint. By virtue of his position as a controlling person, Individual Defendant is liable pursuant to Section 20(a) of the Exchange Act.

58. As a direct and proximate result of Defendants' wrongful conduct, Plaintiff and other members of the Class suffered damages in connection with their purchases of the Company's securities during the Class Period.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for relief and judgment, as follows:

(a) Determining that this action is a proper class action under Rule 23 of the Federal Rules of Civil Procedure;

(b) Awarding compensatory damages in favor of Plaintiff and the other Class members against all defendants, jointly and severally, for all damages sustained as a result of Defendants' wrongdoing, in an amount to be proven at trial, including interest thereon;

(c) Awarding Plaintiff and the Class their reasonable costs and expenses incurred in this action, including counsel fees and expert fees; and

(d) Such other and further relief as the Court may deem just and proper.

JURY TRIAL DEMANDED

Plaintiff hereby demands a trial by jury.

DATED: January 5, 2021

GLANCY PRONGAY & MURRAY LLP

By: /s/ Charles H. Linehan

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Attorneys for Plaintiff Joseph Malriat

SWORN CERTIFICATION OF PLAINTIFF

QUANTUMSCAPE CORPORATION SECURITIES LITIGATION

I, Joseph Malriat, certify that:

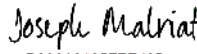
1. I have reviewed the Complaint and authorize its filing and/or the filing of a Lead Plaintiff motion on my behalf.
2. I did not purchase the QuantumScape Corporation securities that are the subject of this action at the direction of plaintiff's counsel or in order to participate in any private action arising under this title.
3. I am willing to serve as a representative party on behalf of a class and will testify at deposition and trial, if necessary.
4. My transactions in QuantumScape Corporation securities during the Class Period set forth in the Complaint are as follows:

(See attached transactions)
5. I have not sought to serve, nor served, as a representative party on behalf of a class under this title during the last three years, except for the following:
6. I will not accept any payment for serving as a representative party, except to receive my pro rata share of any recovery or as ordered or approved by the court, including the award to a representative plaintiff of reasonable costs and expenses (including lost wages) directly relating to the representation of the class.

I declare under penalty of perjury that the foregoing are true and correct statements.

1/5/2021

Date

DocuSigned by:

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Joseph Malriat

Joseph Malriat's Transactions in QuantumScape Corporation (QS)

Date	Transaction Type	Quantity	Unit Price
12/9/2020	Bought	100	\$74.8000
12/9/2020	Bought	100	\$74.0000
12/9/2020	Bought	50	\$74.0000
12/22/2020	Bought	250	\$107.6500
12/31/2020	Sold	-500	\$85.9350
12/31/2020	Bought	500	\$86.4936